$\P118.27$ Providing for the CONSIDERATION OF H.R. 927

Mr. DIAZ-BALART, by direction of the Committee on Rules, called up the

following resolution (H. Res. 225): Resolved, That at any time after the adoption of this resolution, the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 927) to seek international sanctions against the Castro government in Cuba, to plan for support of a transition government leading to a democratically elected government in Cuba, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 2(l)(2)(B) of rule XI are waived. General debate shall be confined to the bill and shall not exceed two and one half hours equally divided and controlled by the chairman and ranking minority member of the Committee on International Relations. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the amendment recommended by the Committee on International Relations now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of H.R. 2347. That amendment in the nature of a substitute shall be considered as read. Points of order against that amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI are waived. Before consideration of any other amendment it shall be in order to consider a further amendment in the nature of a substitute by Representative Hamilton of Indiana or his designee. Such a further amendment in the nature of a substitute shall be considered as read, shall be debatable for one hour equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment. If such a further amendment in the nature of a substitute is rejected or not offered, then no further amendment shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each further amendment may be considered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for twenty minutes equally divided and controlled by the proponent and an opponent, shall not be subject to amendment except as specified in the report, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. The Chairman of the Committee of the Whole may postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment. The Chairman of the Committee of the Whole may reduce to not less than five minutes the time for voting by electronic device on any postponed question that immediately follows another vote by electronic device without intervening business, provided that the time for voting by electronic device on the first in any series of questions shall be not less than fifteen minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amend-

ments thereto to final passage without inter-

vening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate.

By unanimous consent, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce, Will the House agree to said resolu-

SPEAKER pro tempore, Mr. TORKILDSEN, announced that the yeas had it.

Mr. BEILENSON objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 304 When there appeared Nays 118

¶118.28 [Roll No. 681] YEAS-304

Ackerman Cremeans Hoke Cubin Andrews Cunningham Hostettler Archer Davis Houghton Armev Deal DeLay Hutchinson Bachus Deutsch Baesler Hyde Diaz-Balart Baker (CA) Inglis Baker (LA) Ballenger Dickey Istook Dooley Jacobs Doolittle Johnson (CT) Barcia Johnson (SD) Johnson, Sam Barr Dornan Dreier Barrett (NE) Duncan Bartlett Jones Barton Dunn Kasich Kelly Edwards Bass Ehlers Bentsen Kennedy (MA) Bereuter Ehrlich Kennedy (RI) Kildee Berman Emerson Kim Bevill Engel English Ensign Bilbray King Bilirakis Kingston Bishop Everett Kleczka Ewing Fawell Bliley Klink Klug Boehlert Fields (TX) Knollenberg Kolbe Boehner Flanagan LaHood Bonilla Foley Bono Forbes Largent Borski Fowler Latham Boucher LaTourette Brewster Franks (CT) Laughlin Browder Franks (NJ) Lazio Brown (CA) Frelinghuysen Leach Lewis (CA) Brown (FL) Frisa Brown (OH) Lewis (KY) Frost Funderburk Lightfoot Brownback Bryant (TN) Gallegly Linder Ganske Lipinski Bunn Bunning Gekas Livingston Burr Geren LoBiondo Burton Gilchrest Longley Gillmor Lucas Callahan Gilman Manton Calvert Goodlatte Manzullo Goodling Martini Camp Canady Gordon Matsui Cardin Goss McCollum McCrery Castle Graham McDade Chabot Green Chambliss Greenwood McHale Chapman Gunderson McHugh Chenoweth Gutierrez McInnis Christensen Gutknecht McIntosh Chrysler Hall (TX) McKeon Hancock McNulty Clement Clinger Hansen Meek Menendez Clyburn Hastert Coble Hastings (FL) Metcalf Hastings (WA) Coburn Meyers Collins (GA) Hayes Hayworth Mica Combest Miller (FL) Hefley Condit Molinari Heineman Montgomery Cooley Moorhead Cox Herger Morella Cramer Hilleary Crane Hobson Murtha

Myrick Roth Roukema Nethercutt Neumann Royce Ney Norwood Salmon Sanford Nussle Saxton Ortiz Scarborough Schaefer Orton Oxley Schiff Packard Scott Pallone Seastrand Sensenbrenner Pastor Paxon Shadegg Peterson (FL) Shaw Peterson (MN) Shays Petri Shuster Pickett Skeen Pombo Skelton Smith (MI) Porter Smith (NJ) Portman Pryce Smith (TX) Quillen Smith (WA) Quinn Solomon Radanovich Souder Rahall Spence Ramstad Spratt Regula Stearns Richardson Stenholm Roberts Stockman Stump Roemer Rogers Stupak Rohrabacher Talent Ros-Lehtinen Tanner Rose Tate

Tauzin Taylor (NC) Tejeda Thomas Thompson Thornberry Thornton Thurman Tiahrt Torkildsen Torricelli Traficant Upton Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wilson Wolf Wynn Young (AK) Young (FL) Zeliff Zimmer

NAYS-118

Obey Olver Abercrombie Gonzalez Baldacci Hall (OH) Barrett (WI) Hamilton Owens Becerra Harman Parker Beilenson Hefner Payne (NJ) Payne (VA) Pelosi Bonior Hinchey Bryant (TX) Holden Clay Hoyer Pomeroy Clayton Jackson-Lee Posharď Coleman Jefferson Rangel Collins (IL) Johnson, E. B. Reed Collins (MI) Johnston Rivers Roybal-Allard Kanjorski Convers Costello Kaptur Coyne Kennelly Sabo Sanders Danner LaFalce de la Garza Lantos Sawyer DeFazio Levin Schroeder Lewis (GA) DeLauro Schumer Dellums Lincoln Serrano Dingell Lofgren Skaggs Slaughter Dixon Lowey Doggett Luther Stokes Doyle Maloney Studds Durbin Markey Taylor (MS) Eshoo Mascara Torres Evans McCarthy Farr McDermott McKinney Fattah Fazio Meehan Fields (LA) Mfume Ward Miller (CA) Filner Flake Mineta Foglietta Minge Ford Mink Williams Frank (MA) Mollohan Wise Woolsey Furse Gejdenson Nadler Wyden Gephardt Neal Gibbons Oberstan

Towns Velazquez Vento Visclosky Waters Watt (NC) Waxman

NOT VOTING-12

Bateman Moakley Stark Reynolds Hilliard Riggs Volkmer Sisisky Martinez

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶118.29 SANCTIONS AGAINST CUBA

The SPEAKER pro tempore, Mr. TORKILDSEN, pursuant to House Resolution 225 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 927) to seek international sanc-

Mvers

Hoekstra

Crapo